EXHIBIT D

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA

ROGER SEEHAFER,

Plaintiff,

vs.

WEYERHAEUSER COMPANY, et al.,

Defendants.

14-CV-00059

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Philadelphia, PA

January 13, 2014

10:27 a.m.

TRANSCRIPT OF TELEPHONIC HEARING
BEFORE THE HONORABLE DAVID R. STRAWBRIDGE
UNITED STATES MAGISTRATE JUDGE

APPEARANCES:

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1 I N D E X 2 **ARGUMENT BY:** 3 Mr. Casmere 3, 7, 9, 13 6, 8, 12 Mr. Cascino 4 Ms. Ellis 5 10 6 Ruling: 7 The Court 14

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Casmere - Argument (The following was heard in open court at 10:27 a.m.) 1 2 THE COURT: Good morning, counsel. It's Judge 3 Strawbridge. Mr. Casmere on for Owens-Illinois? 4 MR. CASMERE: Yes, Your Honor. 5 THE COURT: Mr. Watson as well? 6 MR. WATSON: Yes, Your Honor. 7 THE COURT: Ms. Ellis? 8 MS. ELLIS: Good morning, Your Honor. 9 THE COURT: Okay. And this is Mr. Cascino's motion. 10 I assume you're on, Mike? MR. CASCINO: Yes, Your Honor. 11 12 THE COURT: Okay. And I understand we're case 13 number 14-59, as its Seehafer, is that the way he says his name? 14 15 MR. CASMERE: Yes, sir. 16 THE COURT: Versus Weyerhaeuser. Okay. You set 17 this up as a request for an emergency hearing, which we've 18 granted your right to have the hearing. And I have your 19 papers, I believe I understand the essence of your request. 20 And I want to hear from the defendants, from Owens-Illinois and Weyerhaeuser what their position is. 21 22

MR. CASMERE: Your Honor, Edward Casmere. If Ms. Ellis wants to go, I'm happy to have them be first. Otherwise, I'll proceed.

MS. ELLIS: You can go ahead, Ed.

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MR. CASMERE: Okay. Your Honor, Owens-Illinois' position is that we certainly understand and do not want to get in the way of the ability to preserve Mr. Seehafer's testimony, although we want to make sure that our rights are protected as much as they possibly can be under the circumstances.

And we obviously don't want, you know, this to become the rule, and we understand that this is sort of an exceptional circumstance.

We have a couple of concerns. The first is that we have a concern and an issue under 1391(c) with respect to venue. That we want to make sure that if, you know, we're going to have a motion to dismiss, that would probably be relevant to that.

But the deposition would probably have to take place under this time frame before our answer would be due. Ans so we want to be able to preserve any 1391(c) objections that we have and not waive those by participating in a deposition. That's number one.

Number two is that we want to make sure that we have all, you know, all the best discovery that we can get before this would proceed.

And we want to, obviously, be able to preserve any objections that we have that if the discovery we've been provided in advance of the deposition is insufficient or

inadequate to conduct the thorough cross-examination, that we have a -- preserve our rights to, you know, reopen the deposition, or object to it's use.

If Mr. Seehafer is still alive at the time, that we can actually re-take the deposition when we get to additional discovery.

On the discovery that we have been provided, we -you know, there's a couple of problems with it, and I think we
need a few more things before could go forward. But I hope
that they could be done and provided in very short order. The
interrogatory answers that we've been provided are not
verified. So we would need verified interrogatories.

We would -- the interrogatories that have been provided, some of them are incomplete, and I think there's at least one instance where the interrogatory says "call client," which I suspect is a notation for plaintiff's counsel to, you know, and not for us to call the client.

There are some references in the interrogatory answers that, while Mr. Seehafer may not be in possession of certain materials, his lawyers may be. And in particular, before the deposition would proceed, we would like any documentary evidence of Owens-Illinois Kaylo use at Weyerhaeuser.

If it's in possession of plaintiff's counsel, we'd like that provided so we could cross-examine on that.

We'd like the employment file, if that's possible, between either Weyerhaeuser, or Mr. Cascino's office, if they have that. Any Social Security printout or earnings printout about work history, any union records, any medical records that they have, and, finally, any 524(g) trust affidavits that have been submitted, or that have been signed in preparation to be submitted to the trust.

THE COURT: All right. Mr. Cascino, I'll hear from you with respect to these.

MR. CASCINO: Your Honor, I'm happy to provide -- I thought we had provided verified interrogatories, because I went over them with the client and got a signature from him. But will be able to provide those no later than in the next day or two.

As far as a lawyer materials, they've come over and visited our office to look at the materials that we do have.

And they're more than happy to look at those materials. We did provide them with a work history. He basically worked two jobs.

THE COURT: Wait a minute, Mr. Cascino, excuse me, before you leave the question, Mr. Casmere, is this right that your client, or some other related client had a chance that -- well your client had a chance to go over and look at materials?

MR. CASMERE: We've been provided materials that

relate to these cases in this facility. I'm asking specifically for a very narrow set of documents. And if there's any documents that actually indicate that Owens-Illinois Kaylo was used at that facility. That's what I want. That's a very specific, not just the general, give us all the information you have on Weyerhaeuser.

I want just very specifically if they have documentary evidence, whether it be packing slips, invoices, or those types of materials that show Owens-Illinois Kaylo being used at the Weyerhaeuser facility.

THE COURT: And these are - -

MR. CASMERE: And that's all I'm asking for.

THE COURT: And these are presumably the kind of documents that you would have expected the plaintiff to produce at trial, or in opposition to summary judgment that would show some causation between your client's product and the defendant's medical condition -- or the plaintiff's medical condition?

MR. CASMERE: Yes, Your Honor. That, and, you know, if we were to have time to actually, you know, to issue discovery and have a normal course be put forth, then I think that this is what we would ask for and we would expect to be provided. You know, but given the expedited time frame, we obviously can't do that.

THE COURT: All right. Mr. Cascino, can you respond

to that in terms of your organization of materials in order to be able to associate any materials in particular that your client may produce, or you may have otherwise obtained which would be relevant to the causation question?

MR. CASCINO: Your Honor, to my knowledge, we do not have anything but maybe one or two small invoices pre-1959.

However, we did get a year ago from Mr. Riley the fact that they were licensing the process patent for how to make this to Weyerhaeuser, and that was information that was provided to us by Owens-Illinois.

And that would obviously be very relevant, because we think they were doing this at least until 1966.

this point so much the issue of the merits of causation, but rather the question of documents in discovery as would relate -- as would relate to their ability to be able to be more effective as opposed to being less effective, or complete anyway in the deposition.

MR. CASCINO: We have no documents. And if we do, there may be one or two invoices I saw, but I don't even believe, my legal assistant's saying no, shaking his head no is that there are none.

So the only thing we have are, again, is what Riley provided us, which was an affidavit by him saying that they did have a process patent.

Casmere - Argument 1 THE COURT: Okay. Well we will take that then as 2 your representation with respect to having searched the 3 materials, and you're telling me then you see nothing that shows any specific kind of connection, other than what you 4 5 said with respect to information you have for Mr. Riley that I 6 presume Mr. Casmere is aware of. 7 MR. CASCINO: Yes, Your Honor. That's true. 8 THE COURT: All right. So -- but if there's 9 anything that you have in mind that you think may have 10 related, you need to make sure that gets to Mr. Casmere and Ms. Ellis, straight away. All right. 11 12 MR. CASMERE: I -- Your Honor --THE COURT: Go ahead, Mr. Casmere, what else? 13 MR. CASMERE: Well the next thing on my list, Your 14 15 Honor, was the employment file. THE COURT: Yes. 16 17 MR. CASMERE: And I'm not sure if Mr. Cascino would 18 have that, or maybe that's more of a request for Weyerhaeuser, 19 but I would hope that that will be something that we could get 20 provided in an expedited fashion. THE COURT: All right. Do you have anything on 21

that, Mr. Cascino?

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MR. CASCINO: No. I just have my client telling me that he worked there and I have his -- I may have a few of his work, you know, the IRS statements. But that is information

1 that Weyerhaeuser does have.

THE COURT: All right. Ms. Ellis, can you help us out with that?

MS. ELLIS: Yes, Your Honor. I do not know if
Weyerhaeuser has the file or not. It's possible that they do.
I can certainly request the file. We typically require an
authorization from the plaintiff. So if Mr. Seehafer can sign
an authorization for the release of the records to the other
parties, then I'll be happy to get whatever they have and
produce those.

THE COURT: All right. Well the question is, these need to be expedited. Let me just ask this. Had there previously been -- before the litigation was filed, I assume that Mr. Seehafer, through counsel, or otherwise, made some kind of a claim against Weyerhaeuser, or would that be incorrect?

MR. CASCINO: That is correct, Your Honor.

Weyerhaeuser and the Court has ruled in our favor, the local court up there, basically was dumping the asbestos all over the town. And people that — and actually they were measuring the levels of asbestos, even as far as a half a mile to a mile from the plant, and they exceeded the then TLV.

THE COURT: But my question is different. My question is whether or not Weyerhaeuser would have had a specific indication of an intention on the part of Mr.

1 Seehafer to bring a claim.

Did he ever provide notice to them that he intended to bring a claim? Or did he bring a claim previously before the litigation?

MR. CASCINO: No, he -- all we did was this Rule 27 Petition, which we were denied.

THE COURT: All right. So Ms. Ellis --

MS. ELLIS: Your Honor, if I may just just a quick question? Are you referring to something like a workers' comp claim, or something like that?

THE COURT: Any claim at all that would've put Weyerhaeuser on notice that Mr. --

MS. ELLIS: The first indication I had of Mr. Seehafer's claim was the Rule 27 Petition that we receive sometime in mid-December.

THE COURT: All right.

MS. ELLIS: Early to mid-December.

THE COURT: All right. Well I'm not - - I understood from Mr. Cascino's papers that there apparently was some reference to a date of January 15th, which I think is Wednesday, as a suggested deposition date. Is that -- have you guys talked subject to ruling here as to going forward on that particular date?

MS. ELLIS: No, we have not, Your Honor. But Mr. Cascino has noticed Mr. Seehafer's deposition as a coworker or

fact witness in a handful of the other cases. And that deposition is set for January 22nd.

MR. CASCINO: And, Your Honor, we're happy going ahead -- this is Mike Cascino -- we're happy going ahead on the twenty-second. I can provide verified interrogatory answers, his work history is again two places that he worked at. And Weyerhaeuser would have those documents.

He filed and he signed no 524(g). I don't see any reason to do any of those in his case at all.

And he -- I provided a medical affidavit from his doctor saying we need to do his dep sooner than later.

THE COURT: Okay.

MR. CASCINO: He almost died on us on December 30.

THE COURT: All right. So I'm going to direct
Weyerhaeuser to produce -- to conduct an expedited search with
respect to the employment file. And have that employment file
produced to Owens-Illinois, and to plaintiff's, of course, you
know, anybody else who's involved in the suit, on or before
Monday, the 20th of January, one week's time.

And I would expect that you would immediately begin, Ms. Ellis, to contact the appropriate people for an expedited search. And in the meantime, Mr. Cascino will do what he needs to do to get the appropriate authorization to Weyerhaeuser.

I'm taking your comment with respect to the 524(g)'s

to be an indication, a representation on your part on behalf 1 2 of your client that no such affidavits were signed or unsigned 3 -- sorry, verified or verified, have been prepared or presented. Is that, that's what I'm understanding you to say, 4 5 and I think on that basis, Mr. Casmere can rely upon it. 6 Is that what you mean to say, Mr. Cascino? 7 MR. CASCINO: That is correct. 8 THE COURT: Okay. All right. What about Social 9 Security? 10 MR. CASCINO: We do not have those records. But he does have a few income tax returns. I don't know how far they 11 go back. 12 13 THE COURT: Okay. 14 MR. CASCINO: I will have, and I can get that done 15 by Thursday. 16 THE COURT: Okay. Mr. Casmere, anything else on 17 that? I mean, I would presume authorizations for Social 18 Security takes weeks, and weeks, and weeks, if not months and 19 months, is that right? 20 MR. CASMERE: I think that's true, Your Honor. I think, you know, we'll take whatever we can get in this time 21 22 frame. I think there is some claim of a lost wage claim here,

so those records that Mr. Cascino says that he has would probably be at least helpful and relevant to that. THE COURT: All right.

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MR. CASMERE: But will take what we can get on that from them.

THE COURT: And I'll also direct him to provide whatever kind of authorization you need or would be required in order to secure the Social Security records, even understanding that they might not be available until -- you might not -- he might not still be living at the time they are produced. But presumably the case through his estate would go on, so I will direct that that be -- that be done immediately.

In other words, before Monday the 20th, that Mr. Seehafer -- that Mr. Seehafer provide the appropriate authorizations to Mr. Cascino for that purpose.

And then for you guys proceed with respect to Social Security. So with those indications and representations, and we do have court reporter here, so it's on the record. I will grant the motion and would direct that the deposition would go forward on January 22, which I understand is the day that Mr. Seehafer's already scheduled for apparently testimony in some other cases.

MR. CASCINO: Your Honor, I would just ask one thing. That the employment records that Weyerhaeuser provides will include his medical surveillance records. They did a surveillance where they were doing x-rays on the clients, a lot of people that worked in the plant on a yearly basis until around 1990.

Colloquy And then I'd ask that the medical records medical 1 2 surveillance records be provided, as well as the other 3 employment. 4 THE COURT: All right. That sounds to me -- well, 5 Ms. Ellis, any responses to that? 6 MS. ELLIS: No. We'll produce what we have. I just 7 want everyone's expectations to be managed, though, that we 8 sometimes have employment files, and we sometimes do not. So if we have a file for Mr. Seehafer, will produce it, including 9 10 any surveillance records. 11 THE COURT: All right. But what I'm going to ask you to do, even further, Ms. Ellis, is that to the -- if 12 13 you're not able to produce it, you need to provide an affidavit from an appropriate authorized representative of 14 15 Weyerhaeuser to the efforts that were made to attempt to 16 search for the material. And how it would be that you've 17 reached the conclusion that you do not have such files. 18 Both with respect to the employment and also with respect to this medical surveillance that Mr. Cascino's been 19 20 referring to.

MS. ELLIS: Yes, Your Honor.

THE COURT: You'll have a week to -- you have a week to get that presented to Mr. Cascino.

> MS. ELLIS: Okay.

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THE COURT: All right, folks, anything else on this?

MS. ELLIS: I just, Your Honor, to reiterate what Mr. Casmere said about being sure that our appearance and attendance at the deposition does not waive any of our defenses, or objections. In particular the venue objection is very important, because like he said, are answer will not even be due until after this deposition goes forward.

THE COURT: Yes. I understand that. I guess as a venue issue, I appreciate your desire not to have that issue waived. And I would determine that, as far as I'm concerned under the circumstances of this, it is not — it's not necessarily waived. You would still have a right to raise it.

Mr. Cascino, I assume you have no objection to that?
MR. CASCINO: That is correct, Your Honor.

THE COURT: Okay. Now I do under -- but I'm implicit in all that is that this is not a jurisdictional type question, which I don't know if we can do any, you know, waivers on it will make any difference, but as a venue question I think that we can, and certainly under the circumstances, given the circumstances, and given what I presume would be the likelihood, if not the certainty, that this case is being filed in the appropriate Federal Court in Wisconsin or Illinois, it would be, you know, relatively properly removed to this Court as part of the MDL.

Which and I understand on that basis and given the need for expedited action, Mr. Cascino took the position that

he did. 1 2 Is that sufficient for your purposes, Ms. Ellis? 3 MS. ELLIS: Yes, Your Honor. Thank you. THE COURT: Okay, folks. Thank you very much. 4 5 (Proceedings concluded at 10:45 a.m.) 6 CERTIFICATION 7 I, Josette Jones, court approved transcriber, certify that the 8 foregoing is a correct transcript from the official digital 9 audio recording of the proceedings in the above-entitled 10 matter. Digitally signed by Josette Jones 11 Josette Jones DN: cn=Josette Jones, o, ou, email=Typerjosette@gmail.com, c=US Date: 2014.01.23 11:23:34 -05'00' 12

JOSETTE JONES

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